o. 706-CONTRACT-REAL ESTATE-Monthly Payments.	STEVE	NS-NESS LAW FUELISHING	CO., PORTLAND, OR. 97204
69859 CONTRACT, Made this 26,	CT-REAL ESTATE	M 1. <u>79 </u> Page	15453 -
FIDELITY FUNDING & REALIZATION C	0, INC.	·····	called the seller,
Danny Lee Sutton and Vivian M. S	utton		·····
WITNESSETH: That in consideration of the	e mutual covenants and	agreements here	called the buyer, in contained, the

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ents herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of ... Oregon , to-wit: Lot 20, Block 27, Third Addition, Klamath River Acres of Orlegon, Ltd.

according to the official plat thereof on file in the records of Klamath County, Oregon.

It is Acknowledged by both parties - that there is a drainfield easement

to Keno Square to be used in the event that there should be a failure of the first easement, on Lot 21, Block 27, Third Addition, Klamath River Acres.

This easement is starting on the North East portion of Lot 20, Block 27, Third Addition Klamath River Acres.

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for the sum of TWELVE THOUSAND NINE HUNDRED DOLLARS Dollars (\$ 12,900.00) Dollars (\$ none) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller): the huver abrees to pay the remainder of said purchase price (to-wit: \$ 12,900.00) to the order seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 12,900.00) to the order of the seller in monthly payments of not less than one Hundred Thirty Eight and sixty Five cents Dollars (\$ 138.65) each, month

payable on the 15th day of each month hereafter beginning with the month of month , 19 , and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 10... per cent per annum from

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, lamily, household or agricultural purposes, (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

(b) for an organization of year is a failuate priority for oursines or commercial purposes orner than agricultural purposes. The buyer shall be entitled to possession of said lands on **Closing**, 19, ..., and may retain such possession so long as he is not in delault under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises, now or hereafter and all other lines and save the seller harmless thereform and reimburse seller lor all costs and attorney's lees incurred by him in detending adainst any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which here alter lawluly may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount

The selfer after so backet of contract. The selfer after so backet of contract. Suring (in an amount equal to said purchase price) marketable title in and to said premises in the selfer on or subsequent to the date of this agreement, said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a food and sufficient deed conveying said premises in fee simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereol and irestrictions and the restrictions, since said date placed, permitted or arising by, through or, under seller, excepting, however, the said esements and restrictions and the restrictions. Since said date placed, permitted or arising by, through or, under seller, excepting, however, the said esements and restrictions and the tares, municipal liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assigns. 14

(Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

Fidelity Funding & Realization Co., Inc. Box 52	STATE OF OREGON,
Keno, Oregon 97627 SELLER'S NAME AND ADDRESS Damny Lee Sutton and Vivian M. Sutton Box 256 Keno, Ore. 97627 BUVER'S NAME AND ADDRESS After recording rotum to: Fidelity Funding & Realization Co., Inc. Box 52	Ss. County of I certify that the within instru- ment was received for record on the
	day oi , 19 , 19 , 19 , 19 , 19 , 19 , 19 , 1
	RECORDER'B USE file/reel number Record of Deeds of said county.
Keno, Oregon 97627.	Witness my hand and seal of County affixed.
Until a change is requested all tax statements shall be sent to the following address.	
Danny Lee Sutton & Vivian M. Sutton	Recording Officer
Keno, Oregon 97627	By

15453 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the inferse thereon at once due and payable. (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created of then existing in lawr of the buyer as against the seller hereunder shall uterly cease and de-equity, and in any of such cases, all rights and interest created of then existing in lawr of the buyer as against the seller hereunder shall uterly cease and de-seller without any act of re-entry, or any other act of said seller to be performed and without any right of the poyre of return, reclamation or compensation for case of such detault all payments theretofore made on this contract are to be retained by and this contract and such payments here aver been made; and in the find aloresaid, without any process of law, and take time take the possession there of such cases of such detault. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to case y not inclusion the realies. Conter upon the longer:

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Infing The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his All thereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach any such provision, or as a waiver of the provision itself. right h

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 12,900.00. Offorever, the actual consideration con-sists of or includes other property or value given or promised which is pirt of the consideration (indicate which). In case suit or action is instituted to foreclose this contract or be enforce any provision hereof, the losing party in said suit or action adrees to pay such indicate which is a static court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action adrees to pay such party's attorney's lees on such appeal. In construing this contract, it is understood that the soliter or the buyer may be more than one person or a corporation; that if the context to requires, the singular pronoun shall be taken to mean and include the plural; the masculine; the formine and the neuter, and that generally all grammatical changes This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective here. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its errorste name to be signed and its corporate seal affived hereto but their respective is a corporation. If has caused its errorste name to be signed and its corporate seal affived hereto but their respective

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

-Aj the FUNDING & REALZZATION CO., INC. FIDELTTY WUTAN Sutton 4 Z Brow By: E. J. Shipsey - President NOTE-The sentence between the symbols (), if not opplicable, should be deleted. Sea ORS 93.030). STATE OF OREGON,) ss.) ss. County of Klamath June 26, , 19.79 XXXX Personally appeared the above named..... who, being duly sworn, ENGLY BRACHT BRA BARACENTER HE COLOR, did say that THE TEXAN AN AN AN Danny Lee Sutton and Vivian M. Sutton he is president and the text to the text of tex of text of text of tex of tex of text of text of text of text ment to be Birejr XXXXXXX of Fidelity Funding & Realization Co., Inc., a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.voluntary act and deed. 10 T.A.R Bafore me: (OFFICIAL ALLIA 77 Betore me: (SEAL) Notary Public for Oregon 4/18/80 My commission expires:

() ORS U3.335 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-secuted and thereby. Set instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ors are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. veyed: ties are

(DESCRIPTION CONTINUED) 1

TATE OF OREGON; COUNTY OF KLAMATH; SA

-ited for record attrequestor -A. D. 1979 at 2:23 clock PM., an

his ____ 29th day of _ 國際 的复数 on Page 15453 승규는 말 감독하는 것 icity recorded in Vol. ______ of _____ Deeds Wm D. MILNE, County Cleri 的时间的问题 BuSernetha petec Fee \$6.00 1.8 20232000 912.01* aceta, Her 霍然 马拉斯自己事件,应该部件也以上主任职的 Hr Holling and Sta ្ទនារូ **义** 我们的 1.12 6.12 ·马克·马克· 情形 1.126.25 d videni ê Uztrê Car 6.80 出版》在中心的意思和目的。新有4月13年4月,在 5 **-** 2